PART B - FEE(S) TRANSMITTAL

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P.O. BOX 828	ICKEY & PIERC HILLS, MI 48303			I hereby certify that this Fe States Postal Service with saddressed to the MAKE transmitted to the USPTO (ate of Mailing or Transme(s) Transmittal is being sufficient postage for first px KSEME XXE address a 571) 273-2885, on the date thivley	deposited with the United class mail in an envelope bove, or being facsimile te indicated below. (Depositor's name)
1 FC:1501 140	00.00 DA			G. Gregory Sc	my Short	(Signature)
	00.00 DA 15.00 DA		. ,	March/22/)	2697	(Date)
APPLICATION NO.	FILING DATE		FIRST NAMED INVEN	TOR AT	TORNEY DOCKET NO.	CONFIRMATION NO.
10/816,227 FITLE OF INVENTION OF THE SAME	04/01/2004 N: ELECTRO-OPTICAL	DEVICE, ELECTRON		AVING THE SAME, AND		
APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE D		TOTAL FEE(S) DUE	04/05/2007
nonprovisional	NO	\$1400	\$300	\$0	\$1700	04/03/2007
EXAMINER ART UNIT CHIU, TSZ K 2822			257-093000			
CFR 1.363). Change of corresp Address form PTO/SI "Fee Address" ind	ence address or indicatio condence address (or Cha B/122) attached. lication (or "Fee Address 02 or more recent) attach	inge of Correspondence	2. For printing on the patent front page, list (1) the names of up to 3 registered patent attorneys or agents OR, alternatively, (2) the name of a single firm (having as a member a registered attorney or agent) and the names of up to 2 registered patent attorneys or agents. If no name is listed, no name will be printed.			
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lease check the appropr	riate assignee category or	categories (will not be pr	rinted on the patent):	☐ Individual ☐ Corpor	ration or other private grou	p entity Government
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	itus (from status indicate		□ h Applicant is no	longer claiming SMALL E	NTITY status. See 37 CF	R 1.27(g)(2).
				an the applicant; a registere		
Authorized Signature Typed or printed nam	3.9	regrey blu	Office		arch 22, 200	
This collection of information is required by 37 CFR 1.311. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process in application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and ubmitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete his form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Sox 1450, Alexandria, Virginia 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450 Alexandria, Virginia 22313-1450. Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.						
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N THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No.:

10/816,227

Filing Date:

April 1, 2004

Applicant:

Imazeki et al.

Group Art Unit:

2822

Examiner:

Tsz K. Chiu

Title:

Electro-Optical Device, Electronic Instrument Having The

Same, And Manufacturing Method Of The Same

Attorney Docket:

9319S-000707

Director of the United States Patent and Trademark Office Alexandria, VA 22313-1450

COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE

Reasons for allowance are only warranted in instances in which "the record of the prosecution as a whole does not make clear [the Examiner's] reasons for allowing a claim or claims." 37 C.F.R. 1.104 (e). In the present case, Applicant believes the record as a whole makes clear the reasons for allowance and therefore no statement by the Examiner is necessary or warranted, especially since the statement may unfairly focus on certain reasons for allowance which are not reflected by the prosecution history. Therefore, the record should reflect that Applicant does not necessarily agree with each statement in the reasons for allowance. For example, while Applicant believes the claims are allowable, Applicant may not unequivocally agree that

patentability resides solely in the specific feature or combination of features identified, or that each feature or combination of features identified is required for patentability, or that equivalents of any of the recited features are outside the scope of the claims. Moreover, to the extent the reasons for allowance do not separately address the subject matter of all the claims, Applicant does not acquiesce to any inference that the non-addressed claims fail to present other reasons for patentability apart from the patentability of the claims which were specifically addressed by the Examiner.

Respectfully submitted,

Dated: March 22, 2007

Bv

S. Gregory Schiyle

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